1 2 3 4	TOWNSEND AND TOWNSEND AND CREW I GREGORY S. GILCHRIST (SBN 111536); gsgill VERONICA BESMER (SBN 246560); vbesmer@Two Embarcadero Center, Eighth Floor San Francisco, CA 94111 Telephone: (415) 576-0200 Facsimile: (415) 576-0300	christ@townsend.com	
<ul><li>5</li><li>6</li></ul>	Attorneys for Plaintiff WILLIAMS-SONOMA, INC.		
7 8 9	LAW OFFICES OF JOHN H. MITCHELL John H. Mitchell (SBN 41489); <i>johnmitchelllaw@</i> 600 South Main Street, Suite 900 Orange, California 92868 Telephone: (714) 972-9000 Facsimile: (714) 972-9299	yahoo.com	
11 12 13	Attorneys for Defendants URBANISM, INC.; STEPHANIE LAMONS		
14	UNITED STATES DISTRICT COURT		
15	FOR THE NORTHERN D	DISTRICT OF CALIFORNIA	
16	SAN FRANCISCO DIVISION		
17 18 19 20 21 22 23 24	WILLIAMS-SONOMA, INC., a California corporation,  Plaintiff,  v.  COCOON FURNISHINGS, INC., a California corporation; STEPHANIE LAMONS, individually and doing business as URBANISM, INC., a California corporation.  Defendants.	Case No. C-07-04017 JSW  JOINT STIPULATION AND [PROPOSED] ORDER CONTINUING DEADLINES FOR MEDIATION, CLOSE OF DISCOVERY AND CASE MANAGEMENT CONFERENCE	
25			
26	The deadline to complete mediation was July 15, 2008, the close of fact discovery is August		
27			
28	Conference is set for October 31, 2008.		

The parties were unable to set a mediation date during the four pre-mediation conference	ce calls	
with the mediator, Mr. Yaroslav Sochynsky, on June 12, 2008, June 23, 2008, June 27, 2008 and July		
8, 2008. Once, Defendants did not appear for a scheduled telephone call and the other times,		
Defendants were unable to commit to a mediation date because their claims were pending with the		
insurance carriers, who at that time had not committed to whether they were going to cover the		
defense of this case. The uncertainty of the counsel issue was already raised by Mr. John Mitchell,		
current counsel of record, with this Court during the initial Case Management Conference on Mana	May 16,	
2008 and earlier than that with Plaintiff. On July 15, 2008, the parties held a telephone conference		
with ADR Program Staff Attorney Robin W. Siefkin, who recommended scheduling the media	ation	
date with Mr. Sochynsky and filing this Joint Stipulation and Proposed Order by July 25, 2008	, I	
because Defendants by then had resolved their issues with the insurance carriers. Although		
Defendants currently have still not identified their future litigation counsel, the parties have no	w set	
the mediation date for August 14, 2008 with Mr. Sochynsky. This is a mere 13 days before the	e close	
of fact discovery. If the parties will not settle before or during the mediation, this long one-sid	ed	
delay in the mediation process would prejudice Plaintiff's further prosecution of this case.		
Therefore, the parties hereby respectfully request that the deadline to complete mediation be		
continued to August 20, 2008, that the close of fact discovery be continued until September 30, 2008,		
that the close of expert discovery be continued until November 20, 2008 and that the next Case		
Management Conference be set for November 28, 2008.		
DATED: July 30, 2008 Respectfully submitted,		
TOWNSEND AND TOWNSEND AND CREW LLP		
By: /s/ Veronica Besmer		
VERONICA BESMER GREGORY S. GILCHRIST		
Attorneys for Plaintiff		
WILLIAMS-SONOMA, INC.		
DATED: July 30, 2008		
By: /s/ John H. Mitchell JOHN H. MITCHELL		
Attorney for Defendants		
CTEDIANIE I AMONG AND LIDDANICM INC		

STEPHANIE LAMONS AND URBANISM, INC.

## **GENERAL ORDER 45 ATTESTATION** I, Veronica Besmer, am the ECF user whose ID and password are being used to file this JOINT STIPULATION AND [PROPOSED] ORDER CONTINUING DEADLINES FOR MEDIATION, CLOSE OF DISCOVERY AND CASE MANAGEMENT CONFERENCE. In compliance with General Order 45, X.B., I hereby attest that John H. Mitchell has concurred in this filing. /s/ Veronica Besmer

1	<u>ORDER</u>
2	PURSUANT TO STIPULATION, IT IS SO ORDERED.
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5	Dated:
6	Judge of the U.S. District Court
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